| | | | | A THE RESIDENCE OF THE PARTY OF | |
|--|---|---|---|--|--|
| Case 3:1 | 6-cr-00242-NN THE UNITED FOR THE N | IME BAS TA TILESIDI NORTHERN DISTI DALLAS DIVISI | RICT OF TEXA | T1 of YPR | U.S. DISTRICT COURT PAGNIPS 700 TOF THE FILED |
| UNITED STA | ATES OF AMERICA |) | | | OCT 3 2016 |
| VS. | |) | CASE NO.: | | MUM DISTRICT COUR |
| TINA CONNOLLY (14) | |) | | Ву | Deputy |
| | | T AND RECOMM ERNING PLEA C | | | |
| has appeared I Indictment. At mentioned in F charged are sur (s). I therefore of Possession | connolly, by consent, up before me pursuant to Fed. If the cautioning and examining Rule 11, I determined that the properties by an independent by recommend that the plea of g. With Intent To Distribute A have sentence imposed according. The defendant is currently | R. Crim.P. 11, and lag TINA CONNOL guilty plea was kno asis in fact containing guilty be accepted, a Controlled Substantingly. After beir | has entered a pleace. LY, under oath wledgeable and wang each of the estand that TINA CO ance, a violation ag found guilty of | a of guilty concerning voluntary as sential elem DNNOLLY of 21 U.S of the offer | to Count(s) 9 of the each of the subjects and that the offense(s) ments of such offense (7, be adjudged guilty b.C. § 841(a)(1) and use(s) by the district |
| | The defendant must be ord finds by clear and convinc to any other person or the | e defendant is no | | | |
| | ☐ The defendant has ☐ I find by clear and | ther person or the | ith the current co | dant is not | f release. likely to flee or pose should therefore be |
| | | s not been compliants this recommenda | | | ease. set for hearing upon |
| | The defendant must be ord Court finds there is a sub- granted, or (b) the Gove imposed, or (c) exceptional should not be detained, a defendant is not likely to fi | estantial likelihood ernment has recom- l circumstances are only and (2) the Court fi | that a motion for mended that no clearly shown un nds by clear and | r acquittal sentence der § 3145(l convincir | or new trial will be of imprisonment be c) why the defendant ng evidence that the |

Date: October 13, 2016.

UNITED STATES MAGISTRATE JUDGE

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).